

Creative Group Marketing LLC

400 Main Street Suite 210 Stamford, CT 06901

(203) 359-3500 Fax: (203) 978-1919

TTAB

June 11, 2007

US Mail

Trademark Trial and Appeal Board
Madison East, Concourse Level Room C 55
600 Dulany Street
Alexandria, VA 22314
Attn: Cheryl Goodman

Re: Opposition No. 91167219
Serial # 78447127

Megazooka Trademark Published 6/14/05

Cheryl Goodman, Interlocutory Attorney,

I am in receipt of a letter sent to your office by Howard C. Miskin regarding the above listed matter.

Please be advised that Howard Miskin was and has been copied on each and every complaint filed against him. Not only with the DDC but with the USPTO as well. Moreover, in conversations in attempts to settle this matter he has even addressed and referred to the complaint.

Now he says he has never received anything. Either the US mail is at fault or Mr. Miskin is not being truthful. Whatever the case please allow us to provide him with another copy of the letter sent to the OED attached here. The complaint is virtually the same as filed with the DDC and he has a copy of that already.

Sincerely,



Gary Ahlert
And on behalf of Lt. Brian Jordan USNR
Donna Jordan

06-18-2007

U.S. Patent & TMO/TM Mail Rcpt Dt #72

I hereby certify that a true and complete copy of the foregoing Response to Notice of Opposition # 91167219 has been served on Howard C. Miskin by mailing said copy on June 5, 2007, via first class mail, postage prepaid, to Howard C. Miskin, Stoll, Miskin & Badie, 350 Fifth Avenue, Suite 4710, New York, NY 10118.



Gary Ahlert

STOLL, MISKIN, HOFFMAN & BADIE
ATTORNEYS AND COUNSELORS AT LAW
THE EMPIRE STATE BUILDING
SUITE 4710
350 FIFTH AVENUE
NEW YORK, NEW YORK 10118

COPY

HOWARD C. MISKIN
JAMES W. BADIE
ROBERT S. STOLL
GLORIA TSUI-YIP

PATENT, TRADEMARK, COPYRIGHT,
INTELLECTUAL PROPERTY
UNFAIR COMPETITION

SAMUEL J. STOLL (1947-2001)
DORIS S. HOFFMAN (1970-1997)

YASMIN POOYAN

TELEPHONE: 212-268-0900
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212-564-5131

OF COUNSEL
DAVID M. McCONOUGHNEY
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BY FAX (203) 978-1919

Madison East, Concourse Level Room C55
600 Dulany Street
Alexandria, VA 22314
Attn: Cheryl Goodman

Re: Opposition No. 91167219 / Serial No. 78447127

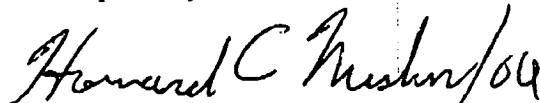
Dear Miss Goodman:

I received a copy of a letter in connection with this case addressed to you from Creative Group Marketing, LLC. Mr. Ahlert states he filed a formal complaint with the USPTO against me. I have received no copy to date of such formal complaint. In view of this, I request that such documents be stricken and no consideration be given to such document.

The additional matters raised by Mr. Ahlert without referral to this application. Hence, with respect to these, we request that the opposition proceed.

Since Mr. Ahlert chose to proceed pro se we object to any further extensions to which Mr. Ahlert seeks solely to delay this proceeding.

Respectfully submitted,



Howard Miskin

HCM/oq

Creative Group Marketing LLC

400 Main Street Suite 210 Stamford, CT 06901
(203) 359-3500 Fax: (203) 978-1919

February 27, 2007

COPY

Mail Stop OED
United States Patent & Trademark Office
P. O. Box 1450
Alexandria, VA 22313-1450

Re: Complaint and Demand for Formal Investigation of Howard C. Miskin Esq.

To Whom It May Concern,

Attached please find a copy of a formal complaint filed with the Departmental Disciplinary Committee, Supreme Court, Appellate Division, First Judicial Department, 61 Broadway, New York, NY 10006, against Registered Patent Attorney, Howard C. Miskin, of Stole, Miskin & Badie, 350 Fifth Avenue, Suite 4710, New York, NY 10118.

We are filing this same complaint with your office as well. In addition to our complaint we are specifically referring to patent numbers 6, 983,742 and D487, 293, and Trademark Serial Numbers 76518544, for Airzooka, and 78447127 for Megazooka. All of the patents and marks, with the exception of the Megazooka mark have been illegally filed. The Megazooka mark is now being challenged and opposed by Miskin and his challenge is based upon outright lies and dishonesty.

Moreover, it is our belief and contention that Miskin's other filings for Zuloff are also highly suspect and possibly illegal filings as well. We demand that Steve Zuloff be made to explain the conception, workings and methodology for and behind each and every invention as listed in his name, and filed by Miskin. This would include, the Airzooka product and trademark and the Megazooka trademark. We demand that this be been done under oath.

Lt. Brian Jordan, his wife, Mrs. Donna Jordan and I, Gary Ahlert, are all prepared to testify under oath as to the truthfulness to our claims and to provide all documentation at our disposal against attorney Miskin.

We demand that the OED require attorney Miskin to equally testify **under oath** with respect to his responses. We further demand a formal investigation into the practices of attorney Miskin as we believe they warrant his disbarment from the practice of law, as

well as the possible investigation and filing of criminal charges.

Sincerely yours,

Gary Ahlert

Lt. Brian Jordan USNR

Donna Jordan